

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
LAREDO DIVISION

ASTRO VENDING OF
LAREDO, INC.,
Plaintiff,

VS.

STATE FARM LLOYDS,
Defendant.

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Civil Action No. 5:15-cv-273

EXHIBIT 3

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
LAREDO DIVISION

ASTRO VENDING OF LAREDO, INC.,
Plaintiff,

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INDEX OF MATTERS BEING FILED
AND LIST OF ALL COUNSEL OF RECORD

Defendant State Farm Lloyds ("Defendant") submits this *Index of Matters Being Filed and List of All Counsel of Record* pursuant to Local Rule 81 of the United States District Court for the Southern District of Texas. Pursuant to the Local Rule 81, the following items are being filed with the *Notice of Removal* filed by Defendant:

1. *Index of Matters Being Filed and List of All Counsel of Record;*
2. Copies of all executed process, pleadings asserting causes of action and all orders signed by the state judge as follows:
 - A. Plaintiff's Original Petition;
 - B. Notice of Calendar Call;
 - C. Citation; and
 - D. Defendant's Original Answer.
3. A copy of the state court docket sheet.

4. The parties' respective attorneys are as follows:

A. ATTORNEY FOR PLAINTIFF:

Joshua P. Davis
TSBN 24055379
JOSH DAVIS LAW FIRM
1010 Lamar, Suite 200
Houston, Texas 77002
(713) 337-4100 – Phone
(713) 337-4101 – Fax
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B. ATTORNEYS FOR DEFENDANTS:

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Dated: November 18, 2015.

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Esther Degollado
District Clerk
Webb District
Esmeralda Alvarado
2015CVF003133D1

CAUSE NO.

2015CVF00

813371

ASTRO VENDING OF LAREDO,
INC.,

Plaintiff.

vs.

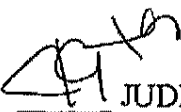
STATE FARM LLOYDS,

Defendant.

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IN THE DISTRICT COURT OF

WEBB COUNTY, TEXAS



JUDICIAL DISTRICT

PLAINTIFF'S ORIGINAL PETITION AND REQUEST FOR DISCLOSURE

Plaintiff, Astro Vending of Laredo, Inc., files this Original Petition complaining of Defendant, State Farm Lloyds ("State Farm") and in support thereof shows the court and the jury the following:

DISCOVERY CONTROL PLAN

1. Plaintiff intends that discovery be conducted under Discovery Level 3 and requests the Court issue a Scheduling Order.

PARTIES

2. Plaintiff is a corporation doing business in Webb County, Texas.

3. Defendant State Farm is an insurance company licensed to do business in the State of Texas and may be served with process by serving its agent for service, Corporation Service Company c/o State Farm Lloyds, 211 E. 7th St., Suite 620, Austin, Texas 78701.

JURISDICTION AND VENUE

4. This Court has jurisdiction over this controversy because the damages sought by Plaintiff are within the jurisdictional limits of this Court. Plaintiff's damages are less than \$75,000.00. However TEX. R. CIV. P. 47 requires Plaintiff to plead monetary relief of \$100,000 or less, including damages of any kind, penalties, costs, expenses, pre-judgment interest, and attorney fee.

5. The Court has jurisdiction over certain parties because they are companies doing business in Texas and/or individuals who reside in Texas.

6. Venue is proper in this county because the facts giving rise to this litigation occurred in Webb County. The laws of the state of Texas apply to the subject matter of this dispute.

FACTUAL BACKGROUND

7. Plaintiff has an insurance policy with State Farm Lloyds, policy number 90J160795 (the "Policy"). Plaintiff's business is located at 1601 Commerce Drive, Laredo, Texas 78041 (the "Property"). On June 7, 2014, Plaintiff submitted a claim related to this covered loss and Defendant denied the claim.

CLAIMS

Negligent Misrepresentation

8. Plaintiff sues Defendant for negligent misrepresentations. Defendant, either individually or through its authorized agents, employees or representatives, solicited Plaintiff and made several false representations regarding Defendant's readiness, willingness and ability to fulfill the terms and duties placed on it by terms of Plaintiff's

insurance agreement. These representations led Plaintiff to rely upon Defendant and were a material basis for its decision to enter into the respective policy. Absent the misrepresentations made by Defendant, or its authorized agents, employees or representatives, Plaintiff would not have entered into the respective policy with Defendant. Defendant either knew, or should have known, that these representations were false and made for the purpose of deceiving Plaintiff so that he would rely on said misrepresentations to Plaintiff's detriment. As such, Defendant's misrepresentations have caused Plaintiff to suffer damages for which it now seeks compensation.

Breach of Good Faith and Fair Dealing

9. Defendant, as Plaintiff's insurance company, at all times during the claims process owed a duty of good faith and fair dealing. Defendant's acts and omissions violated that duty and Plaintiff was damaged as a result.

Breach of Contract

10. Defendant, through its various contractual relationships with Plaintiff, breached its contract with Plaintiff through its acts and omissions, and have caused damages to Plaintiff that are greater than the jurisdictional limits of this Court.

Money Had & Received/Unjust Enrichment

11. Defendant, by refusing to present Plaintiff with its rightful insurance proceeds stemming from its claims, has caused Plaintiff to suffer an unconscionable loss and Defendant is unjustly enriched as a result.

Negligence

12. At all times Defendant owed the duty of reasonable care to Plaintiff. Defendant, through its acts and omissions, has breached that duty of care and caused damages to Plaintiff that are greater than the minimal jurisdictional limits of this Court.

Texas Insurance Code §§ 541.060 and 541.152

13. Defendant violated numerous provisions of the TEXAS INSURANCE CODE, Article §541.060 that include:

- a. misrepresenting to a claimant a material fact or policy provision relating to coverage at issue;
- b. failing to attempt in good faith to effectuate a prompt, fair, and equitable settlement of:
 - i. a claim with respect to which the insurer's liability has become reasonably clear; or
 - ii. a claim under one portion of a policy with respect to which the insurer's liability has become reasonably clear to influence the claimant to settle another claim under another portion of the coverage unless payment under one portion of the coverage constitutes evidence of liability under another portion;
- c. failing to promptly provide to a policyholder a reasonable explanation of the basis in the policy, in relation to the facts or applicable law, for the insurer's denial of a claim or offer of a compromise settlement of a claim;
- d. failing within a reasonable time to:
 - i. affirm or deny coverage of a claim to a policyholder; or
 - ii. submit a reservation of rights to a policyholder;

- e. refusing, failing, or unreasonably delaying a settlement offer under applicable first-party coverage on the basis that other coverage may be available or that third parties are responsible for the damages suffered, except as may be specifically provided in the policy; and,
- f. refusing to pay a claim without conducting a reasonable investigation with respect to the claim;

TEX. INS. CODE ANN. § 541.060 (Vernon).

14. Defendant's violations of these provisions caused damages to Plaintiff that are greater than the minimal jurisdictional limit of this Court. Plaintiff is entitled to relief in accordance with Articles §541.152(a) of the TEXAS INSURANCE CODE.

15. Plaintiff is also entitled to additional damages pursuant to Article §541.152(b) because Defendant violated that statute knowingly.

DAMAGES

16. As a direct and proximate result of the acts, omissions, breaches and violations more fully described above, Plaintiff has been damaged by Defendant's acts and/or omissions and those damages are within the jurisdictional limits of this Court.

17. Ultimately, Plaintiff will ask a jury of its peers to assess a fair and reasonable amount of money damages as compensation for its economic and non-economic injuries, as well as punishment for Defendant's actions. These damages will include statutory penalty interest and consequential damages. Additionally, Plaintiff seeks pre- and post-judgment interest, costs of court, and reasonable and necessary attorney's fees.

EXEMPLARY DAMAGES

18. Defendant's actions as described above were intentional and made with knowing disregard for Plaintiff's rights and/or with malice towards Plaintiff. Plaintiff prays for punitive damages in addition to compensatory damages.

ATTORNEYS' FEES

19. Plaintiff has been required to obtain legal counsel as a result of Defendant's intentional acts and omissions. As a result, Plaintiff has and will incur attorney's fees and expenses prosecuting its claims. Plaintiff is therefore entitled to recover its reasonable and necessary attorney's fees under both the TEXAS INSURANCE CODE and TEX. CIV. PRAC. & REM. CODE. ANN. § 38.001 *et seq.*

CONDITIONS PRECEDENT

20. All necessary conditions precedent to the filing of this suit have been, or will be, met as required by law.

JURY DEMAND

21. Plaintiff demands a trial by jury, and has tendered the appropriate fee.

REQUEST FOR DISCLOSURE

22. Plaintiff requests that Defendant disclose within 50 days of the receipt of this suit the information listed in TEXAS RULE OF CIVIL PROCEDURE 194.2 (a) – (l).

CONCLUSION

Plaintiff requests that Defendant, State Farm Lloyds be cited to appear and answer herein, and that upon a final hearing of the cause, judgment be entered for Plaintiff against Defendant for the following:

- a. Actual and consequential damages;
- b. Punitive and additional damages;
- c. Statutory interest of 18%;
- d. Attorney's fees and expenses;
- e. Pre- and post-judgment interest at the maximum legal rate;
- f. Costs of suit; and,
- g. All other and further relief, at law or in equity, to which Plaintiff may show himself justly entitled.

Respectfully submitted,

JOSH DAVIS LAW FIRM

By: /s/ J. Davis

Joshua P. Davis

State Bar No. 24055379

Katherine Ray

State Bar No. 24091634

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Houston, Texas 77002

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Attorneys for Plaintiff

2015 CVF 003133-D1

ASTRO VENDING OF LAREDO, INC.,	§	IN THE DISTRICT COURT OF
	§	
	§	
Plaintiffs.	§	
	§	WEBB COUNTY, TEXAS
vs.	§	
	§	
STATE FARM LLOYDS,	§	
	§	49 th JUDICIAL DISTRICT
Defendant.	§	

**PLAINTIFF'S FIRST REQUEST FOR
PRODUCTION, SET OF INTERROGATORIES,
AND REQUEST FOR ADMISSIONS TO DEFENDANT**

TO: Defendant, State Farm Lloyds, by and through its registered agent, Corporation Service Company, 211 E. 7th Street, Suite 620, Austin, Texas 78701.

The following Request for Production, Interrogatories, and Request for Admissions are served upon Defendant State Farm Lloyds ("State Farm") pursuant to Rule 196, 197, and 198 of the TEXAS RULES OF CIVIL PROCEDURE. Defendant must produce copies of all responses, admissions, and requested documents (as they are kept in the ordinary course of business or organized and labeled to correspond with categories in each request), not more than 50 days after service, at the office of Joshua P. Davis, JOSH DAVIS LAW FIRM, 1010 Lamar, Suite 200, Houston, Texas 77002.

Respectfully submitted,

JOSH DAVIS LAW FIRM

By: /s/ J. P. Davis

Joshua P. Davis

State Bar No. 24055379

Katherine Ray

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katie@thejdfirm.com

Attorneys for Plaintiff

DEFINITIONS AND INSTRUCTIONS

As used in these discovery requests, the terms listed below shall be defined as follows:

1. "You," "your" and/or "State Farm" refers to Defendant State Farm Lloyds.
2. The "policy" refers to the insurance policy/contract you provided to Plaintiff(s) in this case that (a) was effective on June 7, 2014, the date of loss in this case; and (b) covered Plaintiffs' business located at 1601 Commerce Drive, Laredo, Texas 78041.
3. "Loss" refers to all damages relating to the wind and hailstorm that occurred on June 7, 2014, referred to in Plaintiff's Original Petition.
4. "Plaintiff(s)" refers to Plaintiff Astro Vending of Laredo, Inc. in this cause.
5. The terms "documents" and "tangible things" mean and include originals, if available, otherwise a carbon copy, Xerox copy or photocopy, computer-generated copy, electronic copy, or other identical or non-identical copy *and* copies different from the original because of handwritten notes, underscoring, or other similar markings or alterations of any papers, letters, memoranda, books, accounts, writings, drawings, graphs, charts, photographs, electronic or videotape recordings, e-mails, text messages, instant messages, backup tapes, computer hard drives, metadata, electronic storage devices (including but not limited to disks, CD's, DVD's, memory sticks, and any other electronic storage devices), and any and all other data compilations from which information can be obtained and translated into reasonably usable form. These terms include documents and tangible things sent by you to any other person as well as documents and tangible things intended only for your use.
6. The terms "documents" and "tangible things" also mean and include communications not only in words, but in symbols, pictures, sound recordings, films, tapes, and information stored in or assessable through computers or other information storage and retrieval systems, **including e-mail**. *If the information is kept in a computer or information storage and retrieval system, please provide or explain all codes and programming instructions and any other information necessary to understand, access, or use the system. Plaintiffs request that you produce e-mail and electronic or magnetic data in paper form or on a disk.*
7. Additionally, the terms "documents" and "tangible things" mean and include, but are not limited to, the following: calendars, checkbooks, contracts, agreements, reports, bills, invoices, records of obligations and expenditures, corporate bylaws and charters, correspondence, letters, diaries, files, legal documents, financial

documents (including, but not limited to, annual reports, quarterly reports, 10-Ks, 10-Qs, balance sheets and profit-and-loss statements), memoranda, notes, press releases, purchase orders, schedules, evaluations, written reports of tests or experiments, telegrams, drafts of documents, "post-it notes," "e-mail," and telephone-transmitted facsimiles.

8. The term "person" means any natural person, corporation, firm, association, partnership, joint venture, proprietorship, governmental body, and any other organization, business, or legal entity.
9. When referring to a person or entity, the term "identify" means to provide the following information:
 - a. the name of the person or entity;
 - b. the present or last known address of the person or entity; and,
 - c. the present or last known telephone number of the person or entity.
10. When referring to a document or tangible thing, the term "identify" means to provide the following information:
 - a. the type of document or tangible thing (for example, a letter, handwritten note, or *e-mail*);
 - b. the title or heading that appears on the document or tangible thing;
 - c. the date of the document or tangible thing and the date of each addendum, supplement, or other addition or change;
 - d. the identity of the author of the document, the identity of the person who signed the document, the identity of the person on whose behalf or at whose request or direction the document was prepared, and the identity of the person to whom the document was directed, delivered, mailed, given, or transmitted; and
 - e. the present location of the document, and the name, address, and telephone number of the person having custody of the document.
11. When referring to an occasion, the term "identify" means to provide the following information:
 - a. the date of the occasion;
 - b. the parties involved;
 - c. the location;
 - d. the cause;
 - e. whether a claim or lawsuit was filed and if so the resolution; and
 - f. briefly explain what happened.

12. The word "and" means "and/or."
13. The word "or" means "or/and."
14. If any interrogatory is objected to, please state the complete basis for your objection. If you object to only a portion of a particular interrogatory, specifically identify that portion and answer the remainder completely. If you claim a privilege or privileges as grounds for not answering any interrogatory in whole or in part, in enough detail to permit the court to adjudicate the validity of your claim, please state the privilege or privileges you are asserting, describe the factual basis for your claim of privilege, and include relevant dates and persons involved.
15. Plaintiff(s) request(s) that all documents, other data compilations, or tangible things that relate to, concern, or that might impact on the subject matter of this litigation be preserved and that any ongoing process of document destruction involving such documents cease.
16. If you claim a privilege or privileges as grounds for not answering any interrogatory in whole or in part, please provide Plaintiff's(s') attorney with an appropriate privilege log.

PLAINTIFFS' FIRST REQUEST FOR PRODUCTION

CONTACT INFO

1. Copies of the employment files for all employees of Defendant(s) who are listed as persons with knowledge in response to Plaintiff's(s') request for disclosure, as well as the person with the most knowledge of Plaintiff's(s') account and the handling of same in this case. If you contend such documents are privileged, Plaintiff(s) request(s) a privilege log be prepared which details all such documents so Plaintiff(s) may determine whether privilege applies and seek a judicial determination of privilege.

POLICY

2. A certified copy of the insurance policy pertaining to the claims involved in this suit.

CLAIM FILE

3. The claim files from the home, regional, local offices, and third party adjusters/adjusting firms regarding the claim that is the subject of this matter, including copies of the file jackets, "field" files and notes, and drafts of documents contained in the file.
4. The field notes, measurements and file maintained by the adjuster(s) and/or engineers who physically inspected the subject property.
5. The electronic diary, including the electronic and paper notes made by Defendant's(s') claims personnel, contractors, and third party adjusters/adjusting firms relating to the Plaintiff's(s') claims.

UNDERWRITING FILE

6. The underwriting files referring or relating in any way to the policy at issue in this action, including the file folders in which the underwriting documents are kept and drafts of all documents in the file.

RECORDED STATEMENT/EUO

7. All oral, taped, or recorded statements made by any participants and/or witnesses to the transactions and occurrences which form the basis of Plaintiff's(s') lawsuit which are in the possession, constructive possession, custody or control of the Defendant(s), Defendant's(s') attorney, or anyone acting on Defendant's(s') behalf.

CLAIM PAYMENT

8. The "Pay sheet," "Payment Log," or list of payments made on Plaintiff's(s') claim. This includes all indemnity, claim expenses and third party payments.

CLAIM PROCEDURES

9. Your written procedures or policies (including document(s) maintained in electronic form) that pertain to the **handling of windstorm claims in Texas** from the date of loss at issue in this claim, and back one year, and forward one year. If the party answering this request is an independent adjuster, produce the requested documents for both the independent adjusting company and the party [carrier] that hired you with respect to this claim.
10. Your written procedures or policies (including document(s) maintained in electronic form) in place from the date of loss at issue in this claim, and back one year, and forward one year, that pertain to the **handling of complaints made by windstorm policyholders in Texas**. If the party answering this request is an independent adjuster, produce the requested documents for both the independent adjusting company and the party [carrier] that hired you with respect to this claim.
11. The Operation Guides which relate to the handling of hail claims in Texas in effect from the date of loss at issue in this case, and back one year, and forward one year. If the party answering this request is an independent adjuster, produce the requested documents for both the independent adjusting company and the party [carrier] that hired you with respect to this claim.
12. Copies of all manuals, videotapes, computer based learning modules, pamphlets, packets, memoranda, emails, and any and all other documents and/or media that detail the training and/or education provided to Defendant's(s') employees regarding evaluation of claims, use of any computer programs used to assist in evaluating and valuing claims, data utilized by computer program(s) in evaluating claims, and dissemination of the results of such analysis.

13. Copies of any and all manuals, instructions (whether written, electronic, or otherwise), and documents providing guidance for all computer program(s) utilized by Defendant(s) to evaluate Plaintiff(s)' claim(s). If you contend such documents are privileged, Plaintiff(s) request(s) a privilege log be prepared which details all such documents so Plaintiff(s) may determine whether privilege applies and seek a judicial determination of privilege.

INVESTIGATION

14. Any and all non-privileged investigation documentation, reports and/or memoranda made by or submitted to Defendant(s), as a result of the claims asserted by Plaintiff(s) which have been made the basis of Plaintiff(s)' lawsuit (whether written, electronic, or otherwise). If you contend such documents are privileged, Plaintiff(s) request(s) a privilege log be prepared which details all such documents so Plaintiff(s) may determine whether privilege applies and seek a judicial determination of privilege.
15. The emails, instant messages and internal correspondence pertaining to Plaintiff(s)' underlying claim.
16. The videotapes, photographs and recordings of Plaintiff(s) or Plaintiff(s)' home, regardless of whether you intend to offer these items into evidence at trial.
17. Copies of the results of any and all computer analysis (whether written, electronic, or otherwise) of Plaintiff(s)' claims in this cause, as well as all documents and communications (whether written, electronic, or otherwise) disseminated by and/or between agents and/or employees of Defendant(s) regarding such results. If you contend such documents are privileged, Plaintiff(s) request(s) a privilege log be prepared which details all such documents so Plaintiff(s) may determine whether privilege applies and seek a judicial determination of privilege.
18. A copy of all correspondence, emails and reports between the Defendant(s) and any outside consultants or investigators involving the Plaintiff(s) or Plaintiff(s)' claims made the basis of this lawsuit.
19. Surveillance movies, photographs, videotapes, films or the like of any parties to this suit, of Plaintiff(s)' property at issue.
20. Copies of all documents that Defendant(s) contend(s) support denial of Plaintiff(s)' claims and/or tender of less than policy limits for Plaintiff(s)' claims.

21. Copies of any and all communications (whether written, electronic, or otherwise) by and between Defendant(s) and any person, company, or entity Defendant(s) has had evaluate the financial records of Plaintiff(s). This request encompasses all communications, whether via letter, memo, facsimile, email, or any other communication of any kind. If you contend such documents are privileged, Plaintiff(s) request(s) a privilege log be prepared which details all such documents so Plaintiff(s) may determine whether privilege applies and seek a judicial determination of privilege.

REPORTS

22. The adjusting reports, estimates and appraisals prepared concerning Plaintiff's(s') underlying claim.
23. Any engineering or other reports prepared concerning Plaintiff's(s') underlying claim.
24. Any roofing repair reports prepared concerning the Insured Location.

ADJUSTER(S)

25. The documents reflecting your criteria and procedures for the selection and retention of independent adjusters and engineers handling windstorm claims in Texas from one year prior to the date of loss at issue through one year after such date.
26. If a third party evaluated the subject property, provide the documents that show the number of other matters in which the same such person(s) were retained by you to evaluate other properties over the past five years.
27. Your approved or preferred vendor list for engineers, third party adjusters/adjusting companies, roofers and contractors, for windstorm claims in Texas from one year prior to the date of loss at issue through one year after such date.
28. The billing statements, including billing detail, of the independent adjusters and engineers retained to evaluate the subject property.
29. For the past five years, the portions of the personnel file of the adjuster(s) involved in handling Plaintiff's(s') claims that pertain to disciplinary actions associated with claims handling, and performance under a bonus or incentive plan.

30. The contract between the Defendant insurer and the Defendant third party adjusting company.
31. The correspondence between the Defendant insurer and the third party adjusters/adjusting firms, engineers and other estimators who worked on the claim that pertain to the Claim at issue.
32. The bonus or incentive plan for adjusters in effect for the time period one year prior to the date of loss at issue through one year after such date.
33. The documents, manuals, and training materials, including audio and/or video tapes used in training, overseeing, or supervising your personnel employed in adjusting property claims in Texas and in effect from one year prior to the date of loss at issue through one year after such date.

STORM

34. The information regarding weather conditions on which you relied in making decisions on the Plaintiff's(s') claims.
35. A copy of all complaints from insurance agents concerning, generally or specifically, Defendant's(s') denials or partial denials, of any other hail or windstorm claim for the same date of loss as the claim in this case, and for any property within 20 miles of the property at issue here.
36. Produce the claim file for all property damage claims made by persons for the same date of loss as Plaintiff's(s') claim. This request is limited to persons who live within a 5-mile radius of Plaintiff's(s') insured residence.
37. If you dispute that the cause of the loss was related solely to a storm during the policy period at issue, produce all reports in your possession regarding damage to any property within a one-mile radius of the Plaintiff's(s') insured property, and produce any reports concerning hail such radius.

POLICIES AND PROCEDURES FOR HANDLING CLAIMS

38. Defendant's(s') internal newsletters, bulletins, publications and memoranda relating to policies and procedures for handling Texas hail claims that were issued from one year prior to the date of loss at issue to one year after that date, including, but not limited to, memoranda issued to claims adjusters.
39. The price guidelines that pertain to the handling of claims arising out of hail

storms. In the event you utilize published guidelines or "off the shelf" software, without modification, as your price guidelines, you may respond by simply identifying by name, version, and/or edition the published guidelines you use.

40. The Complaint Log required to be kept by you for windstorm complaints in Texas filed over the past three years.
41. A curriculum vitae or resume, written report, bibliography, fee agreement and list of cases each expert has testified in over the past ten years, whether live or by deposition, for any individual whom you may call as an expert witness in the trial of this matter.

EXPERTS

42. The managerial bonus or incentive plan for managers responsible for windstorm claims in effect for the time period one year prior to the date of loss at issue through one year after such date.

OTHER

43. Any and all documents described or utilized in responding to Plaintiff(s') Interrogatories and Request For Disclosure to Defendant(s). If you contend such documents are privileged, Plaintiff(s) request(s) a privilege log be prepared which details all such documents so Plaintiff(s) may determine whether privilege applies and seek a judicial determination of privilege.
44. Any agreements for settlement, indemnification, compromise, guarantee, or any other kind of agreement which you have entered into with any party, non-party, as a result of or relating to the insurance claim made the basis of this lawsuit.
45. Copies of all documents, forms, applications, or authorizations provided by Plaintiff(s) to Defendant(s).

PLAINTIFF'S FIRST SET OF INTERROGATORIES

CONTACT INFORMATION

INTERROGATORY 1: State the name, address (both work and home), telephone number, driver's license number, social security number, and position or job title of all persons answering these interrogatories and all persons consulted in answering these interrogatories.

ANSWER:

POLICY

INTERROGATORY 2: For the insurance policy that forms a basis of this lawsuit, state:

- a. the name, principal place of business and telephone number of the insurer;
- b. the name, address and telephone number of the named insured(s);
- c. the policy number;
- d. the effective dates of coverage;
- e. the types of coverage included (e.g., property damage);
- f. the amount of coverage;
- g. the dates of premium payment; and,
- h. the amount of the premium payment on each date.

ANSWER:

NOTICE OF CLAIM

INTERROGATORY 3: List the date(s) Defendant(s) received Plaintiff's(s') claim(s) for coverage for property damages, the date(s) Defendant(s) first acknowledged Plaintiff's(s') notice of claim(s), and in what form these notices were submitted.

ANSWER:

INTERROGATORY 4: If the date Defendant(s) first acknowledged Plaintiff's(s') notice of claim(s) was not within fifteen business days from the date Defendant(s) received Plaintiff's(s') claim for coverage for property damage, please state the reasons you contend you were not able to accept or reject the claim with fifteen business days and identify all documents evidencing such facts.

ANSWER:

RECORDED STATEMENTS/ EUO

INTERROGATORY 5: Please state whether Defendant(s) took, or are aware of the taking of a recorded statement and/or examination under oath of Plaintiff(s) regarding the claim made the basis of this lawsuit. If a recorded statement and/or examination under oath was taken, please state the date it was taken and the name of the person taking the statement. Please also state whether the statement was transcribed and where the statement is currently located and/or the last place Defendant(s) saw a transcription of same.

ANSWER:

REVIEW OF THE CLAIM

INTERROGATORY 6: State the name, address, telephone number, and job title or position of all persons who issued, adjusted, investigated, reviewed, handled, made entries or made decisions, or exchanged any documents or communications, including electronic, regarding Plaintiff's(s') insurance policy or the claim(s) making the basis of this lawsuit, including the name, address and telephone number of the identified person's supervisor. For all such persons who are no longer employees, agents, or representatives of any defendant, please so indicate and provide the person's last known address and telephone number.

ANSWER:

INTERROGATORY 7: State the legal theories, and describe the factual bases for your contention that Defendant(s) fully complied with each of the claims handling requirements codified in TEX. INS. CODE § 541.060

ANSWER:

ADJUSTERS

INTERROGATORY 8: State the name, address, and telephone number of the office from which each person involved in adjusting the claim at issue worked while handling Plaintiff's(s') claim(s), and the name, address, and telephone number of each person's direct supervisor during that time.

ANSWER:

INTERROGATORY 9: State whether any person involved in adjusting the claim at issue requested or asked for assistance in handling and/or investigating Plaintiff's(s') claim(s), and if so, identify to whom the request was made.

ANSWER:

INTERROGATORY 10: State the number of years in which any adjuster involved in the claim at issue has adjusted, investigated and/or recommended any compromise settlement and/or payment of policies held by the insurance company involved in this case. Please also provide the date on which such adjuster was licensed as an adjuster in the State of Texas.

ANSWER:

INTERROGATORY 11: For each adjuster involved with the claim at issue, list any and all courses, seminars, education, training or other experiences such person has attended or received concerning knowledge of TEX. INS. CODE Chapter 541. Formerly Art. 21.21, *et seq.*, and TEX. INS. CODE Chapter 542, formerly Art. 21.55. *et seq.* Please also provide the name, address and telephone number of the entity or individual that sponsored and/or provided the course, seminar, education, training or other experience.

ANSWER:

INTERROGATORY 12: State the current annual salary each person involved in adjusting the claim at issue earns from the adjustment of insurance claims. Please state any bonus and/or profit-sharing proceeds received in the last five years and how those bonus and/or profit sharing proceeds were calculated.

ANSWER:

PAYMENTS

INTERROGATORY 13: State the total amount of all payments, if any, you contend were made by you to the Plaintiff(s) as a result of the claim that forms the basis of this suit.

ANSWER:

INTERROGATORY 14: Identify anyone who recommended payment on Plaintiff's(s') claim(s), and if so, state what amount(s).

ANSWER:

BASIS FOR DENIAL

INTERROGATORY 15: Please state in full detail each and every contention or denial of liability on Plaintiff's(s') claims made the basis of this suit. Include in your answer:

- a. all facts known to you which you contend support or corroborate each such denial;
- b. the name, business and residence address, and telephone number of each person known to you who claims to have any knowledge relating to each such denial of Plaintiff's(s') claims; and,
- c. the name, business and residence address, and telephone number of the present custodian of any writings in support of each such denial.

ANSWER:

INTERROGATORY 16: State every basis, in fact and in the terms of Plaintiff's(s') policy, for Defendant's(s') denial or partial denial and/or recommendation of denial or partial denial of Plaintiff's(s') claim(s).

ANSWER:

DEFENSES

INTERROGATORY 17: If you contend that Plaintiff(s) have failed to comply with any condition precedent to the contract of insurance that forms the basis of this suit, please identify the condition precedent and state the basis for your contention.

ANSWER:

INTERROGATORY 18: If you contend that the claim in question is excluded from coverage for any reason under the contract of insurance that forms the basis of this suit, please state the basis for this exclusion.

ANSWER:

INTERROGATORY 19: State whether Defendant(s) contend(s) that Plaintiff(s) did not provide any of the named Defendant(s) in this cause of action with requested information which was required in order to properly evaluate Plaintiff's(s') claim(s). If so, state what information was requested and not provided, and the dates of the requests.

ANSWER:

TRIAL- WITNESSES

INTERROGATORY 20: Identify every person who is expected to be called to testify at trial, including your experts. *See* TEX. R. CIV. P. 192.3(d).

ANSWER:

INTERROGATORY 21: Identify all discoverable, consulting experts, that is, consulting experts whose work has been reviewed by the testifying expert. *See* TEX. R. CIV. P. 192.3(e). For each expert named, provide the following information:

- a. the expert's name, address, and telephone number;
- b. the expert's current résumé and bibliography;
- c. the facts known to the expert that relate to or form the basis of the expert's mental impressions and opinions formed or made in connection with the case, regardless of when and how the factual information was acquired;
- d. the mental impressions or opinions of the expert formed or made in connection with the case and any methods used to derive them;
- e. any bias of the expert; and,
- f. identify all documents and tangible things, including reports, models, or data compilations, that have been provided to, reviewed by, or prepared by or for the expert, so the documents or tangible things may properly be sought by a request for production.

ANSWER:

INTERROGATORY 22: Identify every person who has impeachment or rebuttal evidence and describe the evidence each person has. If you have enough information to anticipate the use of impeachment or rebuttal evidence or witnesses, you must provide that information.

ANSWER:

STORM

INTERROGATORY 23: Identify every other insurance claim (by name, address and telephone no. of the insured) made for property damage in the same city/town as the house at issue in this case, and stemming from the same storm, which claim was paid in part or whole. State the name, phone number, and address of the insured.

ANSWER:

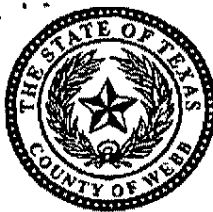
INTERROGATORY 24: Give the name, address and telephone number of all persons making a claim with you for property damage for the same date of loss as Plaintiff's(s') claim. This request is limited to persons who live within a 5-mile radius of Plaintiff's(s') insured residence.

ANSWER:

CLAIM HANDLING INVESTIGATIONS

INTERROGATORY 25: For each investigation by a Texas governmental agency within the last four years into Defendant's(s') practices when handling first party claims for personal property damage, state the name of the agency, the names of all investigators, and the names of all government representatives with whom Defendant(s) communicated for purposes of the investigation.

ANSWER:



State District Court
49TH Judicial District of Texas
Counties of Webb and Zapata

Jose A. Lopez
State District Judge

October 2, 2015

NOTICE OF CALENDAR CALL

CAUSE NO. 2015CVF003133 D1

ASTRO VENDING OF LAREDO INC

VS

STATE FARM LLOYDS

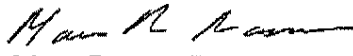
Please take notice that this case is set for Calendar Call on 12/01/2015
at 1:30 PM at the 49th District Court, 3rd Floor, Webb County Justice Center.

All Calendar Call hearings will be in open Court and on the record before the Honorable Judge Jose A. Lopez. Your presence is **MANDATORY** unless Counsel for Plaintiff(s) and Defendant(s) have in place a pre-trial guideline order with both Counsel and Judge's signatures prior to calendar call date. This guideline order should have all appropriate dates including pre-trial, jury selection and all deadlines.

Counsel for Plaintiff(s) please note that if you do not appear for calendar call your case may be dismissed for lack of prosecution.

Counsel for Defendant(s) please note that if you do not appear for calendar call, a pre-trial guideline order may be entered with or without your approval and/or signature.

If there are any questions regarding this matter please feel free to call our office at any time.


Maria Rosario Ramirez
Civil Court Coordinator
49th District Court

Webb County • P.O. Box 6655 • Laredo, Texas 78042 • tel. 956.523.4237 • fax 956.523.5051
Zapata County • P.O. Box 789 • Zapata, Texas 78076 • tel. 956.765.9935 • fax 956.765.9789
49th_districtcourt@webbcountytexas.gov

DC: 

SERVE

2015CVF003133 D1

CITATION

THE STATE OF TEXAS
COUNTY OF WEBB

COURT DATE 12/01/2015@1:30PM

NOTICE TO THE DEFENDANT: "YOU HAVE BEEN SUED. YOU MAY EMPLOY AN ATTORNEY. IF YOU OR YOUR ATTORNEY DO NOT FILE A WRITTEN ANSWER WITH THE CLERK WHO ISSUED THIS CITATION BY 10:00 A.M. ON THE MONDAY NEXT FOLLOWING THE EXPIRATION OF TWENTY DAYS AFTER YOU WERE SERVED THIS CITATION AND PETITION, A DEFAULT JUDGMENT MAY BE TAKEN AGAINST YOU."

TO: STATE FARM LLOYDS BY SERVING CORPORATION SERVICE COMPANY C/O FARM FARM
211 E 7TH ST STE 620
AUSTIN, TX 78701
LLOYDS AT:

DEFENDANT, IN THE HEREINAFTER STYLED AND NUMBERED CAUSE, YOU ARE HEREBY COMMANDED TO APPEAR BEFORE THE 49TH DISTRICT COURT of Webb County, Texas, to be held at the said courthouse of said county in the city of Laredo, Webb County, Texas, by filing a written answer to the Petition of Plaintiff at or before 10:00 O'CLOCK A.M. of the Monday next after the expiration of 20 days after the date of service thereof, a copy of which accompanies this citation, in the Cause #: 2015CVF003133 D1, styled:

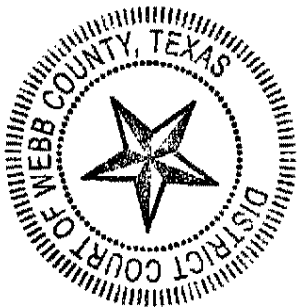
ASTRO VENDING OF LAREDO INC, PLAINTIFF
VS.

STATE FARM LLOYDS, DEFENDANT

Said Plaintiff's Petition was filed on 09/24/2015 in said court by:
JOSHUA P DAVIS, ATTORNEY FOR PLAINTIFF
1010 LAMAR STE 200
HOUSTON, TX 77002

WITNESS ESTHER DEGOLLADO, DISTRICT CLERK OF WEBB COUNTY, TEXAS, Issued and given under my hand and seal of said court at office, this 2 day of October, 2015.

C L E R K O F C O U R T



ESTHER DEGOLLADO
WEBB COUNTY DISTRICT CLERK
P.O. BOX 667
LAREDO, TX 78042

BY:

DEPUTY

ESMERALDA ALVARADO

2015CVF003133 D1

OFFICER'S RETURN

Came to hand on the 21st day of OCTOBER, 2015 at4:40 O'CLOCK P.M. Executed at _____,

within the COUNTY of _____ at _____ O'CLOCK ____ .M. on

the _____ day of _____, 2015, by delivering to the within named
 STATE FARM LLOYDS, each, in person, a true copy of this citation together
 with the accompanying copy of the petition, having first attached such copy
 of such petition to such copy of citation and endorsed on such copy of
 citation the date of delivery.

The distance actually traveled by me in serving such process was _____
 miles, and my fees are as follows:

Total Fee for serving this citation \$ _____.

To certify which, witness my hand officially.

SHERIFF, CONSTABLE_____
COUNTY, TEXAS

BY Bennet J. Acquard
SCH10316 EXP 5-31-16 DEPUTY

THE STATE OF TEXAS }
 COUNTY OF WEBB }

Before me, the undersigned authority, on this day personally appeared
 _____, who after being duly sworn, upon oath said
 that a notice, of which the above is a true copy, was by him/her delivered
 to _____ on the _____ day of _____.

SWORN TO AND SUBSCRIBED BEFORE ME on the _____ day of _____,
 _____, to certify which witness my hand and seal of office.

NOTARY PUBLIC

MY COMMISSION EXPIRES _____

CAUSE NO. 2015-CVF-003133-D1

ASTRO VENDING OF LAREDO, INC.,	§	IN THE DISTRICT COURT OF
<i>Plaintiff,</i>	§	
	§	
v.	§	WEBB COUNTY, TEXAS
	§	
STATE FARM LLOYDS,	§	
<i>Defendant.</i>	§	49th JUDICIAL DISTRICT

DEFENDANT'S ORIGINAL ANSWER TO PLAINTIFF'S ORIGINAL PETITION

TO THE HONORABLE JUDGE OF THIS COURT:

NOW COMES **STATE FARM LLOYDS**, Defendant in the above-styled and numbered cause, and files its Original Answer to Plaintiff's Original Petition, and in support thereof would respectfully show the Court the following:

I.**GENERAL DENIAL**

Reserving the right to file other further pleadings, exceptions and/or denials, Defendant generally denies each and every material allegation contained in Plaintiff's Original Petition and demands strict proof thereof in accordance with the laws and the Rules of Civil Procedure of the State of Texas.

II.**AFFIRMATIVE DEFENSES**

1. Policy Coverage Provisions. Under the Insuring Agreement, Plaintiff bears the burden to prove damage resulting from an occurrence of accidental direct physical loss to the insured property during the policy period. Plaintiff lacks proof that any additional damages resulted from any accidental direct physical loss during the policy period.

2. Deductible/Offset. State Farm is entitled to an offset or credit against Plaintiff's damages, if any, in the amount of Plaintiff's \$5,000.00 deductible.

3. Limit of Liability. State Farm's liability, if any, is limited to the amount of the policy limits under the subject policy, pursuant to the "Limit of Liability" and other clauses contained in the policy sued upon.

4. Normal Wear and Tear. Plaintiff's claims are barred, in whole or in part, because the damages and losses alleged in Plaintiff's Petition, none being admitted, were proximately caused in whole or in part by normal wear and tear and other non-covered losses.

5. Failure of Policy Conditions/Conditions Precedent. Defendant hereby asserts all conditions of the policy at issue including but not limited to all terms, deductibles, limitations on coverage, exclusions set out in the Policy, and all duties after loss. Specifically, Plaintiff failed to timely notify Defendant of its claim. Plaintiff first reported its claim on February 3, 2015, approximately seven months after the June 7, 2014 date of loss. This delay in reporting is unreasonable and prejudiced State Farm's investigation of Plaintiff's claim. Based on the limited information available at the time Plaintiff submitted its claim, Plaintiff failed to protect its property from further damage during the considerable delay between when Plaintiff alleges the damage occurred and when Plaintiff submitted its claim seven months later. Plaintiff cannot recover, in whole or in part, on Plaintiff's breach of contract cause of action, and consequently on all of the other causes of action alleged in Plaintiff's Petition, because of Plaintiff's failure to satisfy the conditions precedent contained in the policy at issue.

6. Suits Against Us. Defendant asserts that Plaintiff did not comply with the following Policy provision: “No action shall be brought unless there has been compliance with the policy provisions.”

7. Failure to Mitigate. Defendant asserts that Plaintiff has failed to make reasonable efforts to mitigate its damages.

8. Bona Fide/Legitimate Dispute. A bona fide/legitimate dispute exists precluding Plaintiff’s recovery of damages under extra-contractual theories including the common law duty of good faith and fair dealing, and for violations of the Texas Insurance Code or any other statutory or common law authority.

9. Cap on Punitive Damages. Texas Civil Practice and Remedies Code §41.001, *et. seq.*, applies and punitive damages awarded, if any, are subject to the statutory limit set forth therein, other applicable statutory authority, and common law. Further, unless Plaintiff proves Defendant’s liability for punitive damages, and the amount of punitive damages, if any, by clear and convincing evidence, any award of punitive damages would violate Defendant’s due process rights guaranteed by the Fourteenth Amendment to the United States Constitution and by Section 19 of Article 1 of the Texas Constitution.

10. Chapter 38 Attorney’s Fees. Plaintiff cannot recover attorney’s fees from Defendant under Chapter 38 of the Texas Civil Practice and Remedies Code. “A person may recover reasonable attorney’s fees from an individual or corporation, in addition to the amount of a valid claim and costs, if the claim is for...(8) an oral or written contract.” Tex. Civ. Prac. & Rem. Code § 38.001(8). Defendant State Farm Lloyds is an unincorporated association of underwriters; therefore, Chapter 38 does not apply to

Defendant State Farm Lloyds. *Fleming & Assocs., L.L.P. v. Barton*, 2014 Tex. App. LEXIS 2250 (Tex. App. Houston 14th Dist. Feb. 27, 2014).

11. Excessive Demand Doctrine. Defendant further asserts that Plaintiff's claim for attorney's fees are barred in whole or in part by the doctrine of excessive demand. Defendant would show that Plaintiff's demand letter is an unreasonable and excessive demand.

12. Conditions Precedent. Defendant specifically denies that all conditions precedent to Plaintiff's recovery under the Policy have occurred or otherwise been satisfied.

III.

PRAYER

WHEREFORE, PREMISES CONSIDERED, Defendant **STATE FARM LLOYDS** requests judgment of the Court that Plaintiff take nothing by this suit, and that Defendant be awarded costs and such other and further relief to which it may be justly entitled.

Respectfully submitted,

ATLAS, HALL & RODRIGUEZ, LLP

P. O. Drawer 3725

818 Pecan (78501)

McAllen, Texas 78502

(956) 682-5501 – Phone

(956) 686-6109 – Fax

By: /s/Charles W Downing

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Dan K. Worthington

State Bar No. 00785282

dkw@atlashall.com

Charles W. Downing

State Bar No. 24069631

cdowning@atlashall.com

Attorneys for Defendants

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 12th day of November, 2015, a true and correct copy of the foregoing document was sent via facsimile to the following:

Joshua P. Davis

josh@thejdfirm.com

Katherine Ray

katie@thejdfirm.com

JOSH DAVIS LAW FIRM

1010 Lamar, Ste. 200

Houston, Texas 77002

(713) 337-4100 – Phone

(713) 337-4101 – Fax

Attorneys for Plaintiff

/s/Charles W Downing
Charles Downing



As of 11/13/2015 8:52:49 AM

Case # 2015CVF003133 D1**Astro Vending of Laredo Inc vs. State Farm Lloyds**

Type: Contract

Date Filed: 9/24/2015 12:00:00 AM

Court: 49th District Court

Complaint: Contract

Party Information

Name	Affiliation
State Farm Lloyds	Defendant
Astro Vending of Laredo Inc	Plaintiff

Attorney Information

Name	Affiliation
Charles W Downing	Attorney for Defendant
Joshua P Davis	Attorney for Plaintiff

Court Dates

Date	Description	Status
12/1/2015 1:30:00 PM	Calendar Call	Open

Activity

Date	Type	Description
11/12/2015 9:41:03 AM	Answer	** DEFENDANT'S ORIGINAL ANSWER TO PLAINTIFF'S ORIGINAL PETITION (FILED BY ATTORNEY CHARLES DOWNING) <CMG>
10/2/2015 2:50:06 PM	Notes	*IMG*CALENDAR CALL FAXED TO ATTORNEY
10/2/2015 2:47:58 PM	Issuance	*IMG*TWO CITATIONS ISSUED-HELD BY CLERK PENDING-S.A.S.E CITATIONS RELEASED IN S.A.S.E. ON 10/14/2015
10/2/2015 2:24:13 PM	Court Case Assignment	Court date/time: 12/01/2015 13:30 Hearing Type: 17 Clnr Call Assignment of court date/time. Status entered as Open
	Case Status	

Activity

Date	Type	Description
9/24/2015 4:50:21 PM		Case Status entered as ACTV. Case Status ACTV: Active For STATE FARM LLOYDS
9/24/2015 4:50:21 PM	Complaint	*IMG*CONTRACT
9/24/2015 3:17:22 PM	Jury Fee	JURY DEMAND PAID BY JOSHUA DAVIS

For more information, please contact the Webb County District Clerks (956-523-4268) or County Clerks (956-523-4266) office.

